

In re:
The Litigation Practice Group P.C.
JPMORGAN CHASE BANK, N.A.
Debtors

Case No. 23-10571-SC
Chapter 11

CERTIFICATE OF NOTICE

District/off: 0973-8

User: admin

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Date Rcvd: Nov 26, 2025

Form ID: pdf042

Total Noticed: 1

The following symbols are used throughout this certificate:

Symbol	Definition
+	Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.
#	Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable, the notice recipient was advised to update its address with the court immediately.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Nov 28, 2025:

Recip ID	Recipient Name and Address
db	#+ The Litigation Practice Group P.C., 17542 17th St, Suite 100, Tustin, CA 92780-1981

TOTAL: 1

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI).

NONE

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Nov 28, 2025

Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on November 26, 2025 at the address(es) listed below:

Name	Email Address
Aaron E. De Leest	on behalf of Creditor Phuong (Jayde) Trinh adeleest@marshackhays.com adeleest@marshackhays.com,alinares@ecf.courtdrive.com
Aaron E. De Leest	on behalf of Plaintiff Richard A. Marshack adeleest@marshackhays.com adeleest@marshackhays.com,alinares@ecf.courtdrive.com
Aaron E. De Leest	on behalf of Plaintiff Richard A Marshack adeleest@marshackhays.com adeleest@marshackhays.com,alinares@ecf.courtdrive.com
Aaron E. De Leest	

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on behalf of Creditor Han Trinh adeleest@marshackhays.com adeleest@marshackhays.com,alinares@ecf.courtdrive.com

Aaron E. De Leest

on behalf of Trustee Richard A Marshack (TR) adeleest@marshackhays.com
adeleest@marshackhays.com,alinares@ecf.courtdrive.com

Abdul Shahid

on behalf of Plaintiff Richard A Marshack abdulwasay.shahid@dinsmore.com wendy.yones@dinsmore.com

Adam D Stein-Sapir

on behalf of Creditor Pioneer Funding Group LLC info@pflc.com

Alan Craig Hochheiser

on behalf of Creditor City Capital NY ahochheiser@mauricewutscher.com arodriguez@mauricewutscher.com

Alan I Nahmias

on behalf of Interested Party Courtesy NEF anahmias@mbn.law jdale@mbn.law

Alan W Forsley

on behalf of Interested Party Courtesy NEF alan.forsley@flpllp.com
awf@fklawfirm.com,awf@fl-lawyers.net,addy@flpllp.com,andrea@flpllp.com

Alan W Forsley

on behalf of Creditor Anthem Blue Cross of California alan.forsley@flpllp.com
awf@fklawfirm.com,awf@fl-lawyers.net,addy@flpllp.com,andrea@flpllp.com

Alexandra W Wahl

on behalf of Defendant Eng Taing alex.wahl@wickphillips.com

Alexandra W Wahl

on behalf of Defendant PECC Corp. alex.wahl@wickphillips.com

Alexandra W Wahl

on behalf of Defendant PECC Corp alex.wahl@wickphillips.com

Alexandra W Wahl

on behalf of Defendant Touzi Capital LLC alex.wahl@wickphillips.com

Amy Lynn Ginsburg

on behalf of Creditor Amy Ginsburg efilings@ginsburglawgroup.com

Amy Lynn Ginsburg

on behalf of Creditor Shannon Bellfield efilings@ginsburglawgroup.com

Amy Lynn Ginsburg

on behalf of Creditor Kenton Cobb efilings@ginsburglawgroup.com

Andre Boniadi

on behalf of Defendant John Sandoval aboniadi@bzlegal.com

Andre Boniadi

on behalf of Defendant Joco Enterprises LLC aboniadi@bzlegal.com

Andrew Still

on behalf of Plaintiff Alteryx Inc. astill@swlaw.com, kcollins@swlaw.com

Andrew Still

on behalf of Creditor Alteryx Inc. astill@swlaw.com, kcollins@swlaw.com

Andrew Still

on behalf of Interested Party Courtesy NEF astill@swlaw.com kcollins@swlaw.com

Anthony Bisconti

on behalf of Plaintiff Richard A. Marshack tbisconti@bklwlaw.com 1193516420@filings.docketbird.com,docket@bklwlaw.com

Anthony Paul Diehl

on behalf of Interested Party Courtesy NEF anthony@apdlaw.net
Diehl.AnthonyB112492@notify.bestcase.com,ecf@apdlaw.net,9143954420@filings.docketbird.com

Asa S Hami

on behalf of Defendant Bonus Financial LLC asa.hami@gmlaw.com
ahami@ecf.courtdrive.com;patricia.dillamar@gmlaw.com;pdillamar@ecf.courtdrive.com

Asa S Hami

on behalf of Defendant Jordan Miranti asa.hami@gmlaw.com
ahami@ecf.courtdrive.com;patricia.dillamar@gmlaw.com;pdillamar@ecf.courtdrive.com

Ashley Dionisio

on behalf of Other Professional Omni Agent Solutions adionisio@omniagnt.com

Baruch C Cohen

on behalf of Defendant Derrick Landry bcc@BaruchCohenEsq.com paralegal@baruchcohenesq.com

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Baruch C Cohen	on behalf of Defendant Ace Funding Source LLC bcc@BaruchCohenEsq.com, paralegal@baruchcohenesq.com
Baruch C Cohen	on behalf of Defendant Berkovitch & Bouskila PLLC bcc@BaruchCohenEsq.com, paralegal@baruchcohenesq.com
Belinda M Vega	on behalf of Creditor ADP Inc apark@venable.com, bmvega@venable.com
Bernard M Hansen	on behalf of Defendant Cyrus Irani bernardmhansen@sbcglobal.net
Bradford Barnhardt	on behalf of Plaintiff Richard A. Marshack bbarnhardt@marshackhays.com bbarnhardt@ecf.courtdrive.com, alinares@ecf.courtdrive.com
Bradford Barnhardt	on behalf of Interested Party Courtesy NEF bbarnhardt@marshackhays.com bbarnhardt@ecf.courtdrive.com, alinares@ecf.courtdrive.com
Bradford Barnhardt	on behalf of Trustee Richard A Marshack (TR) bbarnhardt@marshackhays.com bbarnhardt@ecf.courtdrive.com, alinares@ecf.courtdrive.com
Bradford Barnhardt	on behalf of Plaintiff Richard A Marshack bbarnhardt@marshackhays.com bbarnhardt@ecf.courtdrive.com, alinares@ecf.courtdrive.com
Brandon J. Iskander	on behalf of Interested Party Courtesy NEF biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brandon J. Iskander	on behalf of Interested Party Martha Moore biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brandon J. Iskander	on behalf of Interested Party Joe-Max Moore biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brandon J. Iskander	on behalf of Interim Trustee Courtesy NEF biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brandon J. Iskander	on behalf of Defendant JM Squared LLC biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brandon J. Iskander	on behalf of Defendant Martha Moore biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brandon J. Iskander	on behalf of Interested Party Goe Forsythe & Hodges LLP biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brandon J. Iskander	on behalf of Defendant Carl Lewis Moore biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brandon J. Iskander	on behalf of Defendant Joe-Max Moore biskander@goeforlaw.com kmurphy@goeforlaw.com;jfountain@goeforlaw.com
Brett Ramsaur	on behalf of Defendant Affirma LLC brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Spot On Consulting Inc. brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Morgan Attwood & Son Inc. brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Salvador Robles brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Jason Davolina brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Joe Byon brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Caesar Mercado brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Lead Gen 101 Inc. brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Buck Wild Ventures LLC brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com

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Brett Ramsaur	on behalf of Defendant Lifestar Products Inc. brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Rose Romo brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Legacy Financial Strategies & Insurance Services Inc. brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Lavin Fence Inc. brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Pace Construction Inc. brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Rachel Elgas brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Eric Martinson brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Trevor Young brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Nate Lavin brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant JNR Services Inc. brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Jesse Martinson brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant Coastal Capital Partners LLC brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant A Solution Debt Relief Inc. brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Plaintiff Richard A. Marshack brett@ramsaurlaw.com alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brett Ramsaur	on behalf of Defendant JR Bray Group LLC brett@ramsaurlaw.com, alecia@ramsaurlaw.com;paralegal@ramsaurlaw.com
Brian Boyd	on behalf of Plaintiff Richard A. Marshack brian.boyd@dinsmore.com tracey.shepherdwinner@dinsmore.com;lana.stawecki@dinsmore.com
Brian Boyd	on behalf of U.S. Trustee United States Trustee (SA) brian.boyd@dinsmore.com tracey.shepherdwinner@dinsmore.com;lana.stawecki@dinsmore.com
Brian Boyd	on behalf of Plaintiff Richard A Marshack brian.boyd@dinsmore.com tracey.shepherdwinner@dinsmore.com;lana.stawecki@dinsmore.com
Brian Boyd	on behalf of Trustee Richard A Marshack (TR) brian.boyd@dinsmore.com tracey.shepherdwinner@dinsmore.com;lana.stawecki@dinsmore.com
Brian A Paino	on behalf of Defendant Optimumbank bpaino@hinshawlaw.com hmosothoane@hinshawlaw.com;crico@hinshawlaw.com
Brian A Paino	on behalf of Defendant Optimum Bank Holdings Inc. bpaino@hinshawlaw.com, hmosothoane@hinshawlaw.com;crico@hinshawlaw.com
Brian A Paino	on behalf of Defendant Moishe Gubin bpaino@hinshawlaw.com hmosothoane@hinshawlaw.com;crico@hinshawlaw.com
Brian A Paino	on behalf of Defendant Optimumbank.com bpaino@hinshawlaw.com hmosothoane@hinshawlaw.com;crico@hinshawlaw.com
Brian L Holman	on behalf of Creditor Sharp Electronics Corporation b.holman@musickeeler.com
Brian L Shaw	on behalf of Defendant Debt Resolution Direct LLC bshaw@cozen.com, cknez@cozen.com
Brittney Leyva	

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on behalf of Interested Party Revolv3 Inc. bleyva@mayerbrown.com,
2396393420@filings.docketbird.com;KAWhite@mayerbrown.com;ladoCKET@mayerbrown.com

Bryan Cockroft

on behalf of Plaintiff Richard A Marshack bryan.cockroft@dinsmore.com

Btzalel Hirschhorn

on behalf of Defendant A Chance Funding LLC bhirschhorn@sbagk.com

Byron Z Moldo

on behalf of Interested Party Byron Moldo bmoldo@ecjlaw.com aantonio@ecjlaw.com,dperez@ecjlaw.com

Cara Daggitt

on behalf of Plaintiff Richard A Marshack cara.daggitt@dinsmore.com Keegan.Giblin@Dinsmore.com

Cara Daggitt

on behalf of Trustee Richard A Marshack (TR) cara.daggitt@dinsmore.com Keegan.Giblin@Dinsmore.com

Cara Daggitt

on behalf of Plaintiff Richard A. Marshack cara.daggitt@dinsmore.com Keegan.Giblin@Dinsmore.com

Carl Mueller

on behalf of Defendant Dodger Tickets LLC cmueller@mclitigation.com llarios@maloneyfirm.com;mamini@maloneyfirm.com

Caroline Massey

on behalf of Plaintiff Richard A Marshack caroline.massey@dinsmore.com
lizbeth.alonso@dinsmore.com;AbdulWasay.Shahid@Dinsmore.com;wendy.yones@dinsmore.com

Caroline Massey

on behalf of Trustee Richard A Marshack (TR) caroline.massey@dinsmore.com
lizbeth.alonso@dinsmore.com;AbdulWasay.Shahid@Dinsmore.com;wendy.yones@dinsmore.com

Carson Heninger

on behalf of Defendant American Airlines Inc. heningerc@gtlaw.com,
carson-heninger-5642@ecf.pacerpro.com,Candy.Long@gtlaw.com

Charity J Manee

on behalf of Defendant Jimmy Chhor cmanee@goeforlaw.com kmurphy@goeforlaw.com

Charity J Manee

on behalf of Defendant JM Squared LLC cmanee@goeforlaw.com kmurphy@goeforlaw.com

Charity J Manee

on behalf of Defendant Clear Vision Financial LLC cmanee@goeforlaw.com kmurphy@goeforlaw.com

Charity J Manee

on behalf of Interested Party Goe Forsythe & Hodges LLP cmanee@goeforlaw.com kmurphy@goeforlaw.com

Charity J Manee

on behalf of Defendant Matt Collins cmanee@goeforlaw.com kmurphy@goeforlaw.com

Charity J Manee

on behalf of Defendant John Sykes cmanee@goeforlaw.com kmurphy@goeforlaw.com

Charity J Manee

on behalf of Defendant Point Break Holdings LLC cmanee@goeforlaw.com kmurphy@goeforlaw.com

Charity J Manee

on behalf of Defendant Darlene Collins cmanee@goeforlaw.com kmurphy@goeforlaw.com

Christopher Celentino

on behalf of Plaintiff Richard A Marshack christopher.celentino@dinsmore.com caron.burke@dinsmore.com

Christopher Celentino

on behalf of Plaintiff Richard A. Marshack christopher.celentino@dinsmore.com caron.burke@dinsmore.com

Christopher Celentino

on behalf of Special Counsel Dinsmore & Shohl LLP christopher.celentino@dinsmore.com caron.burke@dinsmore.com

Christopher Celentino

on behalf of Trustee Richard A Marshack (TR) christopher.celentino@dinsmore.com caron.burke@dinsmore.com

Christopher Ghio

on behalf of Plaintiff Richard A. Marshack christopher.ghio@dinsmore.com bonnie.connolly@dinsmore.com

Christopher Ghio

on behalf of Trustee Richard A Marshack (TR) christopher.ghio@dinsmore.com bonnie.connolly@dinsmore.com

Christopher Ghio

on behalf of Defendant GMF Capital LLC christopher.ghio@dinsmore.com, bonnie.connolly@dinsmore.com

Christopher Ghio

on behalf of Plaintiff Richard A Marshack christopher.ghio@dinsmore.com bonnie.connolly@dinsmore.com

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Christopher J. Langley
on behalf of Defendant Elizabeth Reale chris@slclawoffice.com john@slclawoffice.com;langleycr75251@notify.bestcase.com

Christopher J. Langley
on behalf of Defendant The Elizabeth Marie Reale Living Trust U/A dated March 28 2024 chris@slclawoffice.com,
john@slclawoffice.com;langleycr75251@notify.bestcase.com

Christopher J. Langley
on behalf of Interested Party Courtesy NEF chris@slclawoffice.com
john@slclawoffice.com;langleycr75251@notify.bestcase.com

Christopher L Pitet
on behalf of Defendant Vasco Assets Inc. cpitet@apjuris.com, bferik@apjuris.com

Christopher L Pitet
on behalf of Defendant Benny Mor cpitet@apjuris.com bferik@apjuris.com

Christopher O Rivas
on behalf of Defendant JPMorgan Chase & Co. crivas@reedsmith.com
chris-rivas-8658@ecf.pacerpro.com;sean-wilson-0462@ecf.pacerpro.com

Christopher O Rivas
on behalf of Defendant JPMorgan Chase Bank National Association crivas@reedsmith.com,
chris-rivas-8658@ecf.pacerpro.com;sean-wilson-0462@ecf.pacerpro.com

Christopher O Rivas
on behalf of Defendant CareFirst Blue Choice Inc. crivas@reedsmith.com,
chris-rivas-8658@ecf.pacerpro.com;sean-wilson-0462@ecf.pacerpro.com

Christopher O Rivas
on behalf of Defendant JPMORGAN CHASE BANK N.A. crivas@reedsmith.com,
chris-rivas-8658@ecf.pacerpro.com;sean-wilson-0462@ecf.pacerpro.com

D Edward Hays
on behalf of Trustee Richard A Marshack (TR) ehays@marshackhays.com
ehays@ecf.courtdrive.com;alinares@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com

D Edward Hays
on behalf of Interested Party Courtesy NEF ehays@marshackhays.com
ehays@ecf.courtdrive.com;alinares@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com

D Edward Hays
on behalf of Attorney Marshack Hays LLP ehays@marshackhays.com
ehays@ecf.courtdrive.com;alinares@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com

D Edward Hays
on behalf of Plaintiff Richard A Marshack ehays@marshackhays.com
ehays@ecf.courtdrive.com;alinares@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com

D Edward Hays
on behalf of Creditor Committee Committee of Unsecured Creditors ehays@marshackhays.com
ehays@ecf.courtdrive.com;alinares@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com

D Edward Hays
on behalf of Plaintiff Richard A. Marshack ehays@marshackhays.com
ehays@ecf.courtdrive.com;alinares@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com

Daniel A Edelman
on behalf of Creditor Carolyn Beech dedelman@edcombs.com courtecl@edcombs.com

Daniel A Lev
on behalf of Interested Party Liberty Acquisitions Group Inc. daniel.lev@gmlaw.com
cheryl.caldwell@gmlaw.com;dlev@ecf.courtdrive.com

Daniel A Lev
on behalf of Interested Party Courtesy NEF daniel.lev@gmlaw.com cheryl.caldwell@gmlaw.com;dlev@ecf.courtdrive.com

Daniel H Reiss
on behalf of Defendant PECC Corp. dhr@lnbyg.com dhr@ecf.inforuptcy.com

Daniel H Reiss
on behalf of Defendant PECC Corp dhr@lnbyg.com dhr@ecf.inforuptcy.com

Daniel H Reiss
on behalf of Defendant Eng Taing dhr@lnbyg.com dhr@ecf.inforuptcy.com

Daniel H Reiss
on behalf of Defendant Touzi Capital LLC dhr@lnbyg.com, dhr@ecf.inforuptcy.com

Daniel S March
on behalf of Interested Party INTERESTED PARTY marchlawoffice@gmail.com marchdr94019@notify.bestcase.com

Daniel S March

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on behalf of Defendant Daniel S. March marchlawoffice@gmail.com marchdr94019@notify.bestcase.com

David M Goodrich

on behalf of Defendant Samson Ly dgoodrich@go2.law kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Lexicon Consulting Inc. dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Buffalo 21 Partners Inc. dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Creditor United Partnerships LLC dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Syed Faisal Gilani dgoodrich@go2.law
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant C.A.T. Exteriors Inc. dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Bae Enterprises Inc. dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Validation LLC dgoodrich@go2.law kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant JNR Services Inc. dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Ventura Consulting LLC dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant United Partnerships Inc. dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant AZLS Enterprises Inc. dgoodrich@go2.law
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant United Partnerships LLC dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant INVESTLINC Wealth Services Inc. dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Interested Party Courtesy NEF dgoodrich@go2.law
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Frank Brown dgoodrich@go2.law kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Jason Dovalina dgoodrich@go2.law kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Lexicon Consulting LLC dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Home Energy Solutions Inc. dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Oxford Knox LLC dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Matthew Church dgoodrich@go2.law kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Rachel Dovalina dgoodrich@go2.law kadele@go2.law;dfitzgerald@go2.law;wggllp@ecf.courtdrive.com

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Total Noticed: 1

David M Goodrich

on behalf of Defendant BEW Solar Management LLC dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wgglp@ecf.courtdrive.com

David M Goodrich

on behalf of Defendant Spectrum Payment Solutions LLC dgoodrich@go2.law,
kadele@go2.law;dfitzgerald@go2.law;wgglp@ecf.courtdrive.com

David S Hagen

on behalf of Defendant Veronica Palterovich davidhagenlaw@gmail.com LawOfficesofDavidSHagenCA1@jubileebk.net

David S Kupetz

on behalf of Defendant Marich Bein LLC david.kupetz@troutman.com mylene.ruiz@troutman.com

David S Kupetz

on behalf of Interested Party Courtesy NEF david.kupetz@troutman.com mylene.ruiz@troutman.com

David S Kupetz

on behalf of Interested Party Marich Bein LLC david.kupetz@troutman.com mylene.ruiz@troutman.com

David S Kupetz

on behalf of Defendant Marich Bein LLC david.kupetz@troutman.com, mylene.ruiz@troutman.com

Derrick Talerico

on behalf of Defendant Paragon Financial Corp dtalerico@wztslaw.com
maraki@wztslaw.com,sfritz@wztslaw.com,admin@wztslaw.com

Derrick Talerico

on behalf of Defendant Caleb Wickman dtalerico@wztslaw.com
maraki@wztslaw.com,sfritz@wztslaw.com,admin@wztslaw.com

Derrick Talerico

on behalf of Defendant Mathew Bowyer dtalerico@wztslaw.com
maraki@wztslaw.com,sfritz@wztslaw.com,admin@wztslaw.com

Derrick Talerico

on behalf of Defendant WCMD Services Inc. dtalerico@wztslaw.com,
maraki@wztslaw.com,sfritz@wztslaw.com,admin@wztslaw.com

Derrick Talerico

on behalf of Defendant Jenssen Varela dtalerico@wztslaw.com maraki@wztslaw.com,sfritz@wztslaw.com,admin@wztslaw.com

Devan De los Reyes

on behalf of Plaintiff Richard A Marshack ddelosreyes@marshackhays.com
ddelosreyes@ecf.courtdrive.com,alinares@ecf.courtdrive.com

Donald W Reid

on behalf of Defendant No Limit Media LLC don@donreidlaw.com 5969661420@filings.docketbird.com

Donald W Reid

on behalf of Defendant Painite Marketing don@donreidlaw.com 5969661420@filings.docketbird.com

Donald W Reid

on behalf of Defendant Make it Ring Marketing LLC don@donreidlaw.com, 5969661420@filings.docketbird.com

Donald W Reid

on behalf of Defendant Colton King don@donreidlaw.com 5969661420@filings.docketbird.com

Donald W Reid

on behalf of Defendant King Consulting Group LLC don@donreidlaw.com, 5969661420@filings.docketbird.com

Eric Bensamochan

on behalf of Creditor Oxford Knox LLC eric@eblawfirm.us,
G63723@notify.cincompass.com;services@infotrack.com;paulinab@eblawfirm.us

Eric Bensamochan

on behalf of Interested Party Courtesy NEF eric@eblawfirm.us
G63723@notify.cincompass.com;services@infotrack.com;paulinab@eblawfirm.us

Eric Bensamochan

on behalf of Interested Party Eric Bensamochan eric@eblawfirm.us
G63723@notify.cincompass.com;services@infotrack.com;paulinab@eblawfirm.us

Eric Gassman

on behalf of Creditor Herret Credit erg@gassmanlawgroup.com gassman.ericb112993@notify.bestcase.com

Eric D Goldberg

on behalf of Defendant Stripe Inc. eric.goldberg@dlapiper.com, eric-goldberg-1103@ecf.pacerpro.com

Ethan J Birnberg

on behalf of Defendant BMF Advance LLC birnberg@portersimon.com, bokinskie@portersimon.com

Ethan J Birnberg

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User: admin

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Total Noticed: 1

on behalf of Defendant Gavriel Yitzchavok birnberg@portersimon.com bokinskie@portersimon.com

Ethan J Birnberg

on behalf of Defendant Diverse Capital LLC birnberg@portersimon.com bokinskie@portersimon.com

Garrick A Hollander

on behalf of Creditor MC DVI Fund 2 LLC ghollander@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

Garrick A Hollander

on behalf of Creditor MC DVI Fund 1 LLC ghollander@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

Garrick A Hollander

on behalf of Creditor Debt Validation Fund II LLC ghollander@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

Geoffrey A Heaton

on behalf of Defendant Mauzy Heating Cooling, Plumbing & Electrical, LLC gheaton@duanemorris.com,
kramos@duanemorris.com

Gerrick Warrington

on behalf of Defendant The Neiman Marcus Group LLC gwarrington@frandzel.com
achase@frandzel.com,autodocket@frandzel.com

Gerrick Warrington

on behalf of Defendant Neiman Marcus Group Ltd LLC gwarrington@frandzel.com
achase@frandzel.com,autodocket@frandzel.com

Glenn D. Moses

on behalf of Creditor ADP Inc gmoses@venable.com,
cascavone@venable.com;ipmalcolm@venable.com;imalcolm@ecf.courtdrive.com;jadelgado@venable.com

Gregory M Salvato

on behalf of Creditor Mari Agape gsalvato@salvatoboufadel.com
calendar@salvatolawoffices.com;jboufadel@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com

Gregory M Salvato

on behalf of Interested Party Courtesy NEF gsalvato@salvatoboufadel.com
calendar@salvatolawoffices.com;jboufadel@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com

Howard Steinberg

on behalf of Defendant BankUnited N.A. steinbergh@gtlaw.com,
pearsallt@gtlaw.com;NEF-BK@gtlaw.com;howard-steinberg-6096@ecf.pacerpro.com

Howard M Ehrenberg

on behalf of Defendant New Horizon Finance LLC Howard.Ehrenberg@gmlaw.com
hehrenberg@ecf.courtdrive.com;hehrenberg@ecf.inforuptcy.com;Karen.Files@gmlaw.com;denise.walker@gmlaw.com

Ira David Kharasch

on behalf of Defendant YNS Funding LLC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Interested Party Liberty Acquisitions Group Inc. ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant Bold Cap LLC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant Consumer Legal Group PC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant LGS Holdco LLC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Interested Party Ad Hoc Consumer Claimants Committee ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant Yitzchok Blum ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Interested Party LGS Holdco LLC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Interested Party Consumer Legal Group P.C. ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant MCA Fund ADV Inc. ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant Gary Fegel ikharasch@pszjlaw.com

Ira David Kharasch

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User: admin

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Total Noticed: 1

on behalf of Defendant GMF Capital LLC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant Aly Management LLC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Trustee Richard A Marshack (TR) ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant Genesis Equity Group Funding LLC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Interested Party Courtesy NEF ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant Binyin 1502 LLC ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant Inlane Inc ikharasch@pszjlaw.com

Ira David Kharasch

on behalf of Defendant BSYD Management Corp. ikharasch@pszjlaw.com

Isaac R Zfaty

on behalf of Defendant Nathan Johnston izfaty@muchlaw.com
jnguyen@muchlaw.com;esantos@muchlaw.com;chess@muchlaw.com

Isaac R Zfaty

on behalf of Defendant Revolv3 Inc. izfaty@muchlaw.com,
jnguyen@muchlaw.com;esantos@muchlaw.com;chess@muchlaw.com

Israel Orozco

on behalf of Creditor Israel Orozco israel@iolawcorp.com

J Scott Bovitz

on behalf of Defendant Innovative Staffing LLC bovitiz@bovitz-spitzer.com

J Tanner Watkins

on behalf of Trustee Richard A Marshack (TR) tanner.watkins@dinsmore.com
julie.mason@dinsmore.com;nathan.hall@dinsmore.com;molly.mattingly@dinsmore.com

J Tanner Watkins

on behalf of Plaintiff Richard A Marshack tanner.watkins@dinsmore.com
julie.mason@dinsmore.com;nathan.hall@dinsmore.com;molly.mattingly@dinsmore.com

Jacob Newsum-Bothamley

on behalf of Plaintiff Richard A Marshack jacob.bothamley@dinsmore.com bonnie.connolly@dinsmore.com

Jacob Newsum-Bothamley

on behalf of Trustee Richard A Marshack (TR) jacob.bothamley@dinsmore.com bonnie.connolly@dinsmore.com

Jacob Newsum-Bothamley

on behalf of Plaintiff Richard A. Marshack jacob.bothamley@dinsmore.com bonnie.connolly@dinsmore.com

Jamie D Mottola

on behalf of Plaintiff Richard A Marshack Jamie.Mottola@dinsmore.com
wendy.yones@dinsmore.com;deamira.romo@dinsmore.com

Jamie D Mottola

on behalf of Plaintiff Richard A. Marshack Chapter 11 Trustee Jamie.Mottola@dinsmore.com,
wendy.yones@dinsmore.com;deamira.romo@dinsmore.com

Jamie P Dreher

on behalf of Defendant EPPS jdreher@downeybrand.com cdeulloa@DowneyBrand.com;courtfilings@downeybrand.com

Jason Lowe

on behalf of Defendant Gene Rosen's Law Firm jasonflowe@gmail.com

Jason Lowe

on behalf of Defendant Merchant Services USA Inc jasonflowe@gmail.com

Jason Lowe

on behalf of Defendant MBH Group LLC jasonflowe@gmail.com

Jeana Mason

on behalf of Plaintiff Richard A. Marshack jeana.mason@dinsmore.com
ashlynn.harrison@dinsmore.com;stella.laroe@dinsmore.com

Jeffrey A. Meinhardt

on behalf of Creditor All Service Financial L.L.C. jmeinhardt@silverandarsht.com

Jeffrey A. Meinhardt

on behalf of Creditor Sabia Financial Inc., an Illinois corporation jmeinhardt@silverandarsht.com

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User: admin

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Total Noticed: 1

Jeffrey A. Meinhardt	on behalf of Defendant Sabia Financial Inc jmeinhardt@silverandarsht.com
Jeffrey A. Meinhardt	on behalf of Defendant Chad Rothrock jmeinhardt@silverandarsht.com
Jeffrey A. Meinhardt	on behalf of Defendant Frank Dal Bello jmeinhardt@silverandarsht.com
Jeffrey B Smith	on behalf of Defendant Yuriy Drahuntsov jsmith@cgsattys.com vphillips@cgsattys.com
Jeffrey B Smith	on behalf of Defendant Reliance Assistance Group Inc. jsmith@cgsattys.com, vphillips@cgsattys.com
Jeffrey I Golden	on behalf of Creditor Anaheim Ducks Hockey Club LLC jgolden@go2.law, kadele@ecf.courtdrive.com;cbmeeker@gmail.com;lbracken@wglp.com;dfitzgerald@go2.law;golden.jeffreyi.b117954@notify.b estcase.com
Jeffrey I Golden	on behalf of Creditor Oxford Knox LLC jgolden@go2.law, kadele@ecf.courtdrive.com;cbmeeker@gmail.com;lbracken@wglp.com;dfitzgerald@go2.law;golden.jeffreyi.b117954@notify.b estcase.com
Jeffrey I Golden	on behalf of Creditor Anaheim Arena Management LLC jgolden@go2.law, kadele@ecf.courtdrive.com;cbmeeker@gmail.com;lbracken@wglp.com;dfitzgerald@go2.law;golden.jeffreyi.b117954@notify.b estcase.com
Jeffrey I Golden	on behalf of Interested Party Courtesy NEF jgolden@go2.law kadele@ecf.courtdrive.com;cbmeeker@gmail.com;lbracken@wglp.com;dfitzgerald@go2.law;golden.jeffreyi.b117954@notify.b estcase.com
Jeffrey I Golden	on behalf of Creditor Affirma LLC jgolden@go2.law, kadele@ecf.courtdrive.com;cbmeeker@gmail.com;lbracken@wglp.com;dfitzgerald@go2.law;golden.jeffreyi.b117954@notify.b estcase.com
Jeffrey M Singletary	on behalf of Interested Party INTERESTED PARTY jsingletary@swlaw.com rmckay@swlaw.com
Jeffrey S Shinbrot	on behalf of Interested Party Brandon Turner jeffrey@shinbrotfirm.com sandra@shinbrotfirm.com;tanya@shinbrotfirm.com
Jeffrey S Shinbrot	on behalf of Defendant Brandon Turner jeffrey@shinbrotfirm.com sandra@shinbrotfirm.com;tanya@shinbrotfirm.com
Jenny L Doling	on behalf of Interested Party National Consumer Bankruptcy Rights Center jd@jdl.law dolingjr92080@notify.bestcase.com;15994@notices.nextchapterbk.com;jdoling@jubileebk.net
Jenny L Doling	on behalf of Interested Party National Association of Consumer Bankruptcy Attorneys jd@jdl.law dolingjr92080@notify.bestcase.com;15994@notices.nextchapterbk.com;jdoling@jubileebk.net
Jenny L Doling	on behalf of Interested Party INTERESTED PARTY jd@jdl.law dolingjr92080@notify.bestcase.com;15994@notices.nextchapterbk.com;jdoling@jubileebk.net
Jeremy Faith	on behalf of Interested Party Courtesy NEF Jeremy@MarguliesFaithlaw.com Angela@MarguliesFaithLaw.com;Vicky@MarguliesFaithLaw.com;Amber@MarguliesFaithLaw.com
Jeremy Faith	on behalf of Defendant Cobalt Funding Solutions LLC Jeremy@MarguliesFaithlaw.com, Angela@MarguliesFaithLaw.com;Vicky@MarguliesFaithLaw.com;Amber@MarguliesFaithLaw.com
Jeremy Freedman	on behalf of Plaintiff Richard A. Marshack jeremy.freedman@nelsonmullins.com bonnie.connolly@dinsmore.com
Jeremy Freedman	on behalf of Trustee Richard A Marshack (TR) jeremy.freedman@nelsonmullins.com bonnie.connolly@dinsmore.com
Jesse S Finlayson	on behalf of Defendant BCB Bancorp Inc jfinlayson@ftrlfirm.com, hkader@ftrlfirm.com
John H. Stephens	on behalf of Trustee Richard A Marshack (TR) john.stephens@dinsmore.com lizabeth.alonso@dinsmore.com
John H. Stephens	on behalf of Plaintiff Richard A Marshack john.stephens@dinsmore.com lizabeth.alonso@dinsmore.com

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Total Noticed: 1

John H. Stephens	on behalf of Plaintiff Richard A. Marshack john.stephens@dinsmore.com lizbeth.alonso@dinsmore.com
Johnny White	on behalf of Creditor Debt Relief Group LLC JWhite@wrslawyers.com, jlee@wrslawyers.com
Johnny White	on behalf of Interested Party Courtesy NEF JWhite@wrslawyers.com jlee@wrslawyers.com
Jonathan Serrano	on behalf of Plaintiff Richard A. Marshack Jonathan@MarguliesFaithLaw.com vicky@marguliesfaithlaw.com;angela@marguliesfaithlaw.com;amber@marguliesfaithlaw.com
Jonathan Serrano	on behalf of Trustee Richard A Marshack (TR) Jonathan@MarguliesFaithLaw.com vicky@marguliesfaithlaw.com;angela@marguliesfaithlaw.com;amber@marguliesfaithlaw.com
Jonathan Serrano	on behalf of Special Counsel Dinsmore & Shohl LLP Jonathan@MarguliesFaithLaw.com vicky@marguliesfaithlaw.com;angela@marguliesfaithlaw.com;amber@marguliesfaithlaw.com
Joon M Khang	on behalf of Debtor The Litigation Practice Group P.C. joon@khanglaw.com
Joon M Khang	on behalf of Attorney Khang & Khang LLP joon@khanglaw.com
Joseph Boufadel	on behalf of Defendant Slate Advance LLC jboufadel@salvatoboufadel.com Gsalvato@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com
Joseph Boufadel	on behalf of Interested Party Slate Advance LLC jboufadel@salvatoboufadel.com, Gsalvato@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com
Joseph Boufadel	on behalf of Defendant Mynt Advance LLC jboufadel@salvatoboufadel.com Gsalvato@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com
Joseph Boufadel	on behalf of Interested Party Mynt Advance LLC jboufadel@salvatoboufadel.com Gsalvato@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com
Joseph Boufadel	on behalf of Interested Party Courtesy NEF jboufadel@salvatoboufadel.com Gsalvato@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com
Joseph Boufadel	on behalf of Defendant Michael Antebi jboufadel@salvatoboufadel.com Gsalvato@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com
Joseph E Addiego	on behalf of Defendant Heshy Deutsch joeaddiego@dwt.com ayshalewis@dwt.com;kimberlysimmonsgreene@dwt.com;ryanrubio@dwt.com
Joseph E Addiego	on behalf of Defendant Clearfund Solutions LLC joeaddiego@dwt.com ayshalewis@dwt.com;kimberlysimmonsgreene@dwt.com;ryanrubio@dwt.com
Joseph E Addiego	on behalf of Defendant Nachmy Weiss joeaddiego@dwt.com ayshalewis@dwt.com;kimberlysimmonsgreene@dwt.com;ryanrubio@dwt.com
Joshua Nyman	on behalf of Defendant Trevor Young josh@ramsaurlaw.com
Joshua Nyman	on behalf of Defendant Buck Wild Ventures LLC josh@ramsaurlaw.com
Joshua Nyman	on behalf of Defendant Morgan Attwood & Son Inc. josh@ramsaurlaw.com
Joshua Nyman	on behalf of Defendant Coastal Capital Partners LLC josh@ramsaurlaw.com
Joshua I. Marrone	on behalf of Trustee Richard A Marshack (TR) joshua.marrone@dinsmore.com
Joshua I. Marrone	on behalf of Plaintiff Richard A. Marshack joshua.marrone@dinsmore.com
Joshua L Scheer	on behalf of Interested Party Scheer Law Group LLP, interested party jscheer@scheerlawgroup.com, jscheer@ecf.courtdrive.com

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User: admin

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Total Noticed: 1

Julian Parker Pecora	on behalf of Plaintiff Richard A Marshack julian.pecora@dinsmore.com Tracey.Hebert@Dinsmore.com
Karen Hockstad	on behalf of Plaintiff Richard A Marshack karen.hockstad@dinsmore.com kim.beavin@dinsmore.com
Karen Hockstad	on behalf of Trustee Richard A Marshack (TR) karen.hockstad@dinsmore.com kim.beavin@dinsmore.com
Kathleen P March	on behalf of Interested Party The Bankruptcy Law Firm P.C. kmarch@bkylawfirm.com, kmarch3@sbcglobal.net,kmarch@sbcglobal.net
Kathleen P March	on behalf of Creditor Phuong (Jayde) Trinh kmarch@bkylawfirm.com kmarch3@sbcglobal.net,kmarch@sbcglobal.net
Kathleen P March	on behalf of Defendant Greyson Law Center PC kmarch@bkylawfirm.com kmarch3@sbcglobal.net,kmarch@sbcglobal.net
Kathleen P March	on behalf of Defendant Han Trinh kmarch@bkylawfirm.com kmarch3@sbcglobal.net,kmarch@sbcglobal.net
Kathleen P March	on behalf of Trustee Richard A Marshack (TR) kmarch@bkylawfirm.com kmarch3@sbcglobal.net,kmarch@sbcglobal.net
Kathleen P March	on behalf of Creditor Han Trinh kmarch@bkylawfirm.com kmarch3@sbcglobal.net,kmarch@sbcglobal.net
Kathleen P March	on behalf of Defendant Jayde Trinh kmarch@bkylawfirm.com kmarch3@sbcglobal.net,kmarch@sbcglobal.net
Kathleen P March	on behalf of Creditor Greyson Law Center PC kmarch@bkylawfirm.com kmarch3@sbcglobal.net,kmarch@sbcglobal.net
Keith C Owens	on behalf of Creditor Committee Committee of Unsecured Creditors kowens@foxrothschild.com khoang@foxrothschild.com
Keith C Owens	on behalf of Plaintiff Richard A. Marshack kowens@foxrothschild.com khoang@foxrothschild.com
Keith C Owens	on behalf of Intervenor OFFICIAL COMMITTEE OF UNSECURED CREDITORS kowens@foxrothschild.com khoang@foxrothschild.com
Keith C Owens	on behalf of Creditor Committee Post-Confirmation Oversight Committee kowens@foxrothschild.com khoang@foxrothschild.com
Kelli Ann Lee	on behalf of Trustee Richard A Marshack (TR) Kelli.lee@dinsmore.com kristy.allen@dinsmore.com
Kelli Ann Lee	on behalf of Plaintiff Richard A. Marshack Kelli.lee@dinsmore.com kristy.allen@dinsmore.com
Kenneth Miskin	on behalf of U.S. Trustee United States Trustee (SA) Kenneth.M.Miskin@usdoj.gov
Kevin Alan Rogers	on behalf of Creditor Wells Marble and Hurst PLLC krogers@wellsmar.com
Kevin M Capuzzi	on behalf of Defendant The Neiman Marcus Group LLC kcapuzzi@beneschlaw.com docket2@beneschlaw.com;lmolinaro@beneschlaw.com
Kevin M Capuzzi	on behalf of Defendant Neiman Marcus Group Ltd LLC kcapuzzi@beneschlaw.com docket2@beneschlaw.com;lmolinaro@beneschlaw.com
Kristin T Mihelic	on behalf of U.S. Trustee United States Trustee (SA) kristin.t.mihelic@usdoj.gov
Kyra E Andrassy	on behalf of Defendant Arsha Corp. kandrassy@raineslaw.com bclark@raineslaw.com;csantiago@raineslaw.com
Kyra E Andrassy	on behalf of Defendant Arash Asante Bayrooti kandrassy@raineslaw.com bclark@raineslaw.com;csantiago@raineslaw.com
Kyra E Andrassy	on behalf of Interested Party Courtesy NEF kandrassy@raineslaw.com bclark@raineslaw.com;csantiago@raineslaw.com
Kyra E Andrassy	on behalf of Defendant ABR Enterprises LLC kandrassy@raineslaw.com, bclark@raineslaw.com;csantiago@raineslaw.com

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Total Noticed: 1

Laila Rais

on behalf of Plaintiff Richard Marshack lmasud@marshackhays.com
lmasud@ecf.courtdrive.com;lbuchanan@marshackhays.com;alinares@ecf.courtdrive.com

Laila Rais

on behalf of Trustee Richard A Marshack (TR) lmasud@marshackhays.com
lmasud@ecf.courtdrive.com;lbuchanan@marshackhays.com;alinares@ecf.courtdrive.com

Laila Rais

on behalf of Interested Party Richard A. Marshack lmasud@marshackhays.com
lmasud@ecf.courtdrive.com;lbuchanan@marshackhays.com;alinares@ecf.courtdrive.com

Laila Rais

on behalf of Interested Party Courtesy NEF lmasud@marshackhays.com
lmasud@ecf.courtdrive.com;lbuchanan@marshackhays.com;alinares@ecf.courtdrive.com

Larry Rothman

on behalf of Interested Party Steven D. Silverstein tocollect@aol.com

Leslie A Cohen

on behalf of Defendant Rosa Bianca Loli leslie@lesliecohenlaw.com jaime@lesliecohenlaw.com;bryn@lesliecohenlaw.com

Leslie A Cohen

on behalf of Defendant Rose Bianca Loli leslie@lesliecohenlaw.com jaime@lesliecohenlaw.com;bryn@lesliecohenlaw.com

Leslie A Cohen

on behalf of Interested Party Courtesy NEF leslie@lesliecohenlaw.com jaime@lesliecohenlaw.com;bryn@lesliecohenlaw.com

Leslie A Cohen

on behalf of Defendant Master Consultants of America Inc. leslie@lesliecohenlaw.com
jaime@lesliecohenlaw.com;bryn@lesliecohenlaw.com

Leslie K Kaufman

on behalf of Defendant Brandon Vargas kaufman_kaufman.bankruptcy@yahoo.com kaufmanlr98210@notify.bestcase.com

Lexi J. Epley

on behalf of Plaintiff Richard A. Marshack lexi.epley@dinsmore.com bonnie.connolly@dinsmore.com

Lisa Patel

on behalf of Defendant OptimumBank Holdings Inc. lpatel@lesnickprince.com,
jmack@lesnickprince.com;jnavarro@lesnickprince.com;lpatel@ecf.courtdrive.com

Manon Burns

on behalf of Creditor Credit Reporting Services Inc. mburns@awglaw.com

Marc C Forsythe

on behalf of Defendant Clear Vision Financial LLC mforsythe@goeforlaw.com
mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com;ajohnston@goeforlaw.c
om

Marc C Forsythe

on behalf of Creditor Point Break Holdings LLC mforsythe@goeforlaw.com
mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com;ajohnston@goeforlaw.c
om

Marc C Forsythe

on behalf of Defendant Richard Nodelman mforsythe@goeforlaw.com
mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com;ajohnston@goeforlaw.c
om

Marc C Forsythe

on behalf of Defendant Integrity Docs LLC mforsythe@goeforlaw.com,
mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com;ajohnston@goeforlaw.c
om

Marc C Forsythe

on behalf of Defendant Point Break Holdings LLC mforsythe@goeforlaw.com
mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com;ajohnston@goeforlaw.c
om

Marc C Forsythe

on behalf of Defendant Perfect Financial LLC mforsythe@goeforlaw.com,
mforsythe@goeforlaw.com;dcyrankowski@goeforlaw.com;Forsythe.MarcR136526@notify.bestcase.com;ajohnston@goeforlaw.c
om

Mary H Haas

on behalf of Defendant Heshy Deutsch maryhaas@dwt.com
melissastrobelt@dwt.com;lit-docket@dwt.com;kimberlysimmonsgreene@dwt.com

Mary H Haas

on behalf of Defendant Israel Reches maryhaas@dwt.com
melissastrobelt@dwt.com;lit-docket@dwt.com;kimberlysimmonsgreene@dwt.com

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Total Noticed: 1

Mary H Haas

on behalf of Defendant A Chance Funding LLC maryhaas@dwt.com
melissastrobels@dwt.com;litt-docket@dwt.com;kimberlysimmonsgrreen@dwt.com

Mary H Haas

on behalf of Defendant Nachman Weisz maryhaas@dwt.com
melissastrobels@dwt.com;litt-docket@dwt.com;kimberlysimmonsgrreen@dwt.com

Mary H Haas

on behalf of Defendant Clearfund Solutions LLC maryhaas@dwt.com
melissastrobels@dwt.com;litt-docket@dwt.com;kimberlysimmonsgrreen@dwt.com

Mary H Haas

on behalf of Defendant Hershey Deustch maryhaas@dwt.com
melissastrobels@dwt.com;litt-docket@dwt.com;kimberlysimmonsgrreen@dwt.com

Mary H Haas

on behalf of Defendant Nachmy Weiss maryhaas@dwt.com
melissastrobels@dwt.com;litt-docket@dwt.com;kimberlysimmonsgrreen@dwt.com

Matthew Sommer

on behalf of Plaintiff Richard A Marshack matthew.sommer@dinsmore.com carrie.davis@dinsmore.com

Matthew Sommer

on behalf of Trustee Richard A Marshack (TR) matthew.sommer@dinsmore.com carrie.davis@dinsmore.com

Matthew A Lesnick

on behalf of Defendant OptimumBank Holdings Inc. matt@lesnickprince.com,
matt@ecf.inforuptcy.com;jmack@lesnickprince.com

Matthew J Stockl

on behalf of Plaintiff Richard A Marshack mstockl@otterbourg.com katrice.ortiz@dinsmore.com

Matthew J Stockl

on behalf of Plaintiff Richard A. Marshack mstockl@otterbourg.com katrice.ortiz@dinsmore.com

Matthew J Stockl

on behalf of Trustee Richard A Marshack (TR) mstockl@otterbourg.com katrice.ortiz@dinsmore.com

Matthew J Stockl

on behalf of Plaintiff Richard A. Marshack mstockl@otterbourg.com katrice.ortiz@dinsmore.com

Matthew S Steinberg

on behalf of Defendant Debt Resolution Direct LLC msteinberg@cozen.com,
arincon@cozen.com;BPosivak@cozen.com;matthew-steinberg-5925@ecf.pacerpro.com

Matthew S Steinberg

on behalf of Trustee Richard A Marshack (TR) msteinberg@cozen.com
arincon@cozen.com;BPosivak@cozen.com;matthew-steinberg-5925@ecf.pacerpro.com

Matthew S Steinberg

on behalf of Interested Party Debt Resolution Direct LLC msteinberg@cozen.com,
arincon@cozen.com;BPosivak@cozen.com;matthew-steinberg-5925@ecf.pacerpro.com

Maureen J Shanahan

on behalf of Creditor Randall Baldwin Clark Attorney at Law PLLC Mstotaro@aol.com

Meredith Fahn

on behalf of Creditor Meredith Fahn fahn@sbcglobal.net

Meredith King

on behalf of Interested Party Courtesy NEF mking@fsl.law ssanchez@fsl.law;jwilson@fsl.law

Meredith King

on behalf of Defendant Gallant Law Group mking@fsl.law ssanchez@fsl.law;jwilson@fsl.law

Michael B Reynolds

on behalf of Defendant Justin Conlon mreynolds@swlaw.com kcollins@swlaw.com

Michael B Reynolds

on behalf of Defendant Sidereal Entertainment Group LLC mreynolds@swlaw.com, kcollins@swlaw.com

Michael B Reynolds

on behalf of Defendant Joshua Brown mreynolds@swlaw.com kcollins@swlaw.com

Michael B Reynolds

on behalf of Defendant SMR Business Services LLC mreynolds@swlaw.com, kcollins@swlaw.com

Michael D Lieberman

on behalf of Creditor Phillip A. Greenblatt PLLC mike@liebermandebtrelief.com

Michael F Chekian

on behalf of Creditor Elizabeth A. Shore mike@cheklaw.com chekianmr84018@notify.bestcase.com

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Total Noticed: 1

Michael G Spector	on behalf of Defendant Ace Tech Ops mgspector@aol.com mgslawoffice@aol.com
Michael G Spector	on behalf of Defendant Edward J. Quiroz III mgspector@aol.com, mgslawoffice@aol.com
Michael G Spector	on behalf of Defendant Marketing Systems and Strategies LLC mgspector@aol.com mgslawoffice@aol.com
Michael G Spector	on behalf of Defendant Sormeh Attarzadeh mgspector@aol.com mgslawoffice@aol.com
Michael G Spector	on behalf of Defendant Anthony Derosa mgspector@aol.com mgslawoffice@aol.com
Michael G Spector	on behalf of Defendant Achme Inc. mgspector@aol.com, mgslawoffice@aol.com
Michael G Spector	on behalf of Defendant MBT Group Inc. mgspector@aol.com, mgslawoffice@aol.com
Michael Jay Berger	on behalf of Defendant Leucadia Enterprises Inc michael.berger@bankruptcypower.com, yathida.nipha@bankruptcypower.com;michael.berger@ecf.inforuptcy.com
Michael Jay Berger	on behalf of Defendant Solomon Feig michael.berger@bankruptcypower.com yathida.nipha@bankruptcypower.com;michael.berger@ecf.inforuptcy.com
Michael R Pinkston	on behalf of Creditor Wells Marble and Hurst PLLC rpinkston@seyfarth.com, jmcdermott@seyfarth.com,sfocalendar@seyfarth.com,5314522420@filings.docketbird.com,bankruptcydocket@seyfarth.com
Michael R Totaro	on behalf of Interested Party Randall Baldwin Clark Ocbkatty@aol.com
Michael R Totaro	on behalf of Creditor Randall Baldwin Clark Attorney at Law PLLC Ocbkatty@aol.com
Michael W Davis	on behalf of Defendant Morning Law Group P.C. mdavis@dtolaw.com, ygodson@dtolaw.com
Milton Trent Spurlock	on behalf of Plaintiff Richard A Marshack trent.spurlock@dinsmore.com
Milton Trent Spurlock	on behalf of Trustee Richard A Marshack (TR) trent.spurlock@dinsmore.com
Mitchell B Ludwig	on behalf of Creditor Fundura Capital Group mbl@kpclegal.com kad@kpclegal.com
Nathan Fransen	on behalf of Counter-Claimant Colonna Cohen Law PLLC nathan@fmattorney.com, deforest@fmattorney.com
Nathan Fransen	on behalf of Defendant Colonna Cohen Law PLLC nathan@fmattorney.com, deforest@fmattorney.com
Nicholas A Koffroth	on behalf of Trustee Richard A Marshack (TR) nkoffroth@foxrothschild.com khoang@foxrothschild.com;ca.dkt@foxrothschild.com
Nicholas A Koffroth	on behalf of Other Professional Post-Confirmation Oversight Committee as Successor in Interest to the Official Committee of Unsecured Creditors nkoffroth@foxrothschild.com, khoang@foxrothschild.com;ca.dkt@foxrothschild.com
Nicholas A Koffroth	on behalf of Plaintiff Richard A. Marshack nkoffroth@foxrothschild.com khoang@foxrothschild.com;ca.dkt@foxrothschild.com
Nicholas A Koffroth	on behalf of Creditor Committee Committee of Unsecured Creditors nkoffroth@foxrothschild.com khoang@foxrothschild.com;ca.dkt@foxrothschild.com
Nicholas A Koffroth	on behalf of Creditor Committee Post-Confirmation Oversight Committee nkoffroth@foxrothschild.com khoang@foxrothschild.com;ca.dkt@foxrothschild.com
Nicholas S Couchot	on behalf of Defendant Justin Conlon ncouchot@swlaw.com
Nicholas S Couchot	on behalf of Defendant Sidereal Entertainment Group LLC ncouchot@swlaw.com
Nicholas S Couchot	

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Total Noticed: 1

on behalf of Defendant SMR Business Services LLC ncouchot@swlaw.com

Noah K McCall

on behalf of Defendant Luke Enkosky nmccall@rschauerlaw.com NAnderson@RSchauerLaw.com

Olivia Scott

on behalf of Creditor Hi Bar Capital LLC olivia.scott@hklaw.com

Olivia Scott

on behalf of Creditor Azzure Capital LLC olivia.scott@hklaw.com

Paul R Shankman

on behalf of Creditor United Partnerships LLC PShankman@fortislaw.com, info@fortislaw.com

Paul R Shankman

on behalf of Attorney Paul R. Shankman PShankman@fortislaw.com info@fortislaw.com

Peter L Isola

on behalf of Interested Party Merchants Credit Corporation pisola@hinshawlaw.com
rmojica@hinshawlaw.com,iking@hinshawlaw.com

Peter W Bowie

on behalf of Trustee Richard A Marshack (TR) peter.bowie@dinsmore.com caron.burke@dinsmore.com

Randall Baldwin Clark

on behalf of Interested Party Randall Baldwin Clark rbc@randallbclark.com

Randall P Mroczynski

on behalf of Defendant Mercedes-Benz Financial Services USA LLC randym@cookseylaw.com

Randall P Mroczynski

on behalf of Defendant Mercedes-Benz USA LLC randym@cookseylaw.com

Razmig Izakelian

on behalf of Creditor OHP-CDR LP razmigizakelian@quinnemanuel.com

Razmig Izakelian

on behalf of Counter-Defendant PurchaseCo 80 LLC razmigizakelian@quinnemanuel.com

Razmig Izakelian

on behalf of Counter-Defendant OHP-CDR LP razmigizakelian@quinnemanuel.com

Razmig Izakelian

on behalf of Plaintiff OHP-CDR LP razmigizakelian@quinnemanuel.com

Razmig Izakelian

on behalf of Plaintiff PurchaseCo 80 LLC razmigizakelian@quinnemanuel.com

Reid A Winthrop

on behalf of Defendant Fidelity Pandemic Relief Services Inc. reid@winthroplawgroup.com

Reid A Winthrop

on behalf of Defendant Jess Walker reid@winthroplawgroup.com

Reid A Winthrop

on behalf of Defendant Master Builders of America Inc. reid@winthroplawgroup.com

Reilly D Wilkinson

on behalf of Defendant Gabe McCarthy rwilkinson@scheerlawgroup.com rwilkinson@ecf.courtdrive.com

Reilly D Wilkinson

on behalf of Defendant Oha Management LLC rwilkinson@scheerlawgroup.com, rwilkinson@ecf.courtdrive.com

Reina Zepeda

on behalf of Other Professional Omni Agent Solutions rzepeda@omniagnt.com

Richard A Marshack (TR)

pkraus@marshackhays.com ecf.alert+Marshack@titledxi.com

Richard D. Porotsky

on behalf of Plaintiff Richard A. Marshack maria.rother@dinsmore.com

Richard D. Porotsky

on behalf of Plaintiff Richard A Marshack maria.rother@dinsmore.com

Richard H Golubow

on behalf of Creditor MC DVI Fund 1 LLC rgolubow@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

Richard H Golubow

on behalf of Creditor Debt Validation Fund II LLC rgolubow@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

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Total Noticed: 1

Richard H Golubow

on behalf of Defendant Debt Validation Fund II LLC rgolubow@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

Richard H Golubow

on behalf of Defendant MC DVI Fund 2 LLC rgolubow@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

Richard H Golubow

on behalf of Creditor MC DVI Fund 2 LLC rgolubow@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

Richard H Golubow

on behalf of Defendant MC DVI Fund 1 LLC rgolubow@wghlawyers.com,
jmartinez@wghlawyers.com;svillegas@wghlawyers.com

Richard L. Hyde

on behalf of Interested Party Courtesy NEF rhyde@awglaw.com

Richik Sarkar

on behalf of Plaintiff Richard A. Marshack richik.sarkar@dinsmore.com Noreen.Leciejewski@dinsmore.com

Robert P Goe

on behalf of Defendant Jimmy Chhor rgoe@goeforlaw.com
kmurphy@goeforlaw.com;goeforecf@gmail.com;Goe.RobertP.R@notify.bestcase.com;ajohnston@goeforlaw.com

Robert P Goe

on behalf of Defendant Darlene Collins rgoe@goeforlaw.com
kmurphy@goeforlaw.com;goeforecf@gmail.com;Goe.RobertP.R@notify.bestcase.com;ajohnston@goeforlaw.com

Robert P Goe

on behalf of Defendant Matt Collins rgoe@goeforlaw.com
kmurphy@goeforlaw.com;goeforecf@gmail.com;Goe.RobertP.R@notify.bestcase.com;ajohnston@goeforlaw.com

Robert P Goe

on behalf of Defendant John Sykes rgoe@goeforlaw.com
kmurphy@goeforlaw.com;goeforecf@gmail.com;Goe.RobertP.R@notify.bestcase.com;ajohnston@goeforlaw.com

Ronald K Brown

on behalf of Creditor SDCO Tustin Executive Center Inc. ron@rkbrownlaw.com

Ronald N Richards

on behalf of Interested Party Courtesy NEF ron@ronaldrichards.com 7206828420@filings.docketbird.com

Samuel Mushegh Boyamian

on behalf of Interested Party Courtesy NEF samuel@marguliesfaithlaw.com
Angela@MarguliesFaithLaw.com;Vicky@MarguliesFaithLaw.com;Amber@MarguliesFaithLaw.com

Sara Johnston

on behalf of Trustee Richard A Marshack (TR) sara.johnston@dinsmore.com
spencer.gray@dinsmore.com;wendy.yones@dinsmore.com;rosetta.mitchell@dinsmore.com

Sara Johnston

on behalf of Plaintiff Richard A. Marshack sara.johnston@dinsmore.com
spencer.gray@dinsmore.com;wendy.yones@dinsmore.com;rosetta.mitchell@dinsmore.com

Sara Johnston

on behalf of Plaintiff Richard A Marshack sara.johnston@dinsmore.com
spencer.gray@dinsmore.com;wendy.yones@dinsmore.com;rosetta.mitchell@dinsmore.com

Sarah S. Mattingly

on behalf of Plaintiff Richard A. Marshack sarah.mattingly@dinsmore.com

Sarah S. Mattingly

on behalf of Plaintiff Richard A. Marshack Chapter 11 Trustee sarah.mattingly@dinsmore.com

Sarah S. Mattingly

on behalf of Plaintiff Richard A Marshack trustee of the LPG Liquidation Trust sarah.mattingly@dinsmore.com

Sarah S. Mattingly

on behalf of Trustee Richard A Marshack (TR) sarah.mattingly@dinsmore.com

Sarah S. Mattingly

on behalf of Plaintiff Richard A Marshack sarah.mattingly@dinsmore.com

Sarah S. Mattingly

on behalf of Defendant Clearcube LLC sarah.mattingly@dinsmore.com

Sarah S. Mattingly

on behalf of Plaintiff Richard A. Marshack sarah.mattingly@dinsmore.com

Scott W Wellman

on behalf of Defendant Pacific Rose Consulting Group swellman@w-wlaw.com jklein@w-wlaw.com

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Total Noticed: 1

Scott W Wellman

on behalf of Defendant Dana Cederberg swellman@w-wlaw.com jklein@w-wlaw.com

Scott W Wellman

on behalf of Defendant Summer Cederberg swellman@w-wlaw.com jklein@w-wlaw.com

Sharon Z. Weiss

on behalf of Creditor Hi Bar Capital LLC sharon.weiss@bclplaw.com
raul.morales@bclplaw.com,REC_KM_ECF_SMO@bclplaw.com,sharon-weiss-7104@ecf.pacerpro.com

Sharon Z. Weiss

on behalf of Defendant Azzure Capital LLC sharon.weiss@bclplaw.com
raul.morales@bclplaw.com,REC_KM_ECF_SMO@bclplaw.com,sharon-weiss-7104@ecf.pacerpro.com

Sharon Z. Weiss

on behalf of Creditor Azzure Capital LLC sharon.weiss@bclplaw.com
raul.morales@bclplaw.com,REC_KM_ECF_SMO@bclplaw.com,sharon-weiss-7104@ecf.pacerpro.com

Shawn M Christianson

on behalf of Interested Party Courtesy NEF cmcintire@buchalter.com schristianson@buchalter.com

Spencer Keith Gray

on behalf of Plaintiff Richard A Marshack spencer.gray@dinsmore.com
lydia.tharp@dinsmore.com;sara.johnston@dinsmore.com

Spencer Keith Gray

on behalf of Trustee Richard A Marshack (TR) spencer.gray@dinsmore.com
lydia.tharp@dinsmore.com;sara.johnston@dinsmore.com

Stella A Havkin

on behalf of Defendant Bridge Funding Cap LLC stella@havkinandshrago.com, shavkinesq@gmail.com

Stephen Franks

on behalf of Trustee Richard A Marshack (TR) stephen.franks@dinsmore.com

Suzanne Marino

on behalf of Plaintiff Richard A. Marshack suzanne.marino@dinsmore.com

Sweeney Kelly

on behalf of Defendant Fidelity National Information Services Inc. kelly@ksgklaw.com

Sweeney Kelly

on behalf of Defendant Worldpay Group kelly@ksgklaw.com

Sweeney Kelly

on behalf of Defendant Fidelity National Information Services Inc. dba FIS kelly@ksgklaw.com

Sweeney Kelly

on behalf of Defendant Worldpay LLC kelly@ksgklaw.com

Thomas H Casey

on behalf of Interested Party Thomas H. Casey kdriggers@tomcaseylaw.com msilva@tomcaseylaw.com

Todd C. Ringstad

on behalf of Interested Party Morning Law Group P.C. becky@ringstadlaw.com, arlene@ringstadlaw.com

Tony May

on behalf of Defendant Matthew Lovelady tmay@maybrocklaw.com

Tyler Powell

on behalf of Counter-Claimant Richard A Marshack (TR) tyler.powell@dinsmore.com
wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

Tyler Powell

on behalf of Plaintiff Richard A. Marshack tyler.powell@dinsmore.com wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

Tyler Powell

on behalf of Counter-Claimant Richard A. Marshack tyler.powell@dinsmore.com
wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

Tyler Powell

on behalf of Defendant Richard A. Marshack tyler.powell@dinsmore.com
wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

Tyler Powell

on behalf of Defendant Affirma LLC tyler.powell@dinsmore.com, wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

Tyler Powell

on behalf of Defendant Everyday Funding Group LLC tyler.powell@dinsmore.com
wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

Tyler Powell

on behalf of Plaintiff Richard A Marshack tyler.powell@dinsmore.com wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

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User: admin

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Total Noticed: 1

Tyler Powell

on behalf of Counter-Defendant Richard A Marshack (TR) tyler.powell@dinsmore.com
wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

Tyler Powell

on behalf of Trustee Richard A Marshack (TR) tyler.powell@dinsmore.com
wendy.yones@dinsmore.com;elissa.lizer@dinsmore.com

United States Trustee (SA)

ustpreion16.sa.ecf@usdoj.gov

Vanessa Rodriguez

on behalf of Trustee Richard A Marshack (TR) vanessa.rodriguez@dinsmore.com bonnie.connolly@dinsmore.com

Vanessa Rodriguez

on behalf of Plaintiff Richard A Marshack vanessa.rodriguez@dinsmore.com bonnie.connolly@dinsmore.com

Vanessa Rodriguez

on behalf of Plaintiff Richard A. Marshack vanessa.rodriguez@dinsmore.com bonnie.connolly@dinsmore.com

Veneeta Jaswal

on behalf of Plaintiff Richard A Marshack veneeta.jaswal@dinsmore.com
kathy.gumm@dinsmore.com;wendy.yones@dinsmore.com

Veneeta Jaswal

on behalf of Plaintiff Richard A. Marshack veneeta.jaswal@dinsmore.com
kathy.gumm@dinsmore.com;wendy.yones@dinsmore.com

Veneeta Jaswal

on behalf of Plaintiff Richard A. Marshack veneeta.jaswal@dinsmore.com
kathy.gumm@dinsmore.com;wendy.yones@dinsmore.com

Veneeta Jaswal

on behalf of Trustee Richard A Marshack (TR) veneeta.jaswal@dinsmore.com
kathy.gumm@dinsmore.com;wendy.yones@dinsmore.com

Victoria Newmark

on behalf of Defendant Inlane Inc vnewmark@pszjlaw.com
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant Gary Fegel vnewmark@pszjlaw.com
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant Consumer Legal Group PC vnewmark@pszjlaw.com,
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant Yitzchok Blum vnewmark@pszjlaw.com
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant Aly Management LLC vnewmark@pszjlaw.com,
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant YNS Funding LLC vnewmark@pszjlaw.com,
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant MCA Fund ADV Inc. vnewmark@pszjlaw.com
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Interested Party LGS Holdco LLC vnewmark@pszjlaw.com,
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Interested Party Consumer Legal Group P.C. vnewmark@pszjlaw.com,
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant GMF Capital LLC vnewmark@pszjlaw.com,
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant LGS Holdco LLC vnewmark@pszjlaw.com,
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Interested Party Courtesy NEF vnewmark@pszjlaw.com
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

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User: admin

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Total Noticed: 1

Victoria Newmark

on behalf of Defendant Solomon Feig vnewmark@pszjlaw.com
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Defendant Genesis Equity Group Funding LLC vnewmark@pszjlaw.com
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Victoria Newmark

on behalf of Interested Party Liberty Acquisitions Group Inc. vnewmark@pszjlaw.com
hdaniels@pszjlaw.com;bdassa@pszjlaw.com;hwinograd@pszjlaw.com

Vincent Renda

on behalf of Defendant Eric Petersen vr@pinlegal.com ld@pinlegal.com

Vincent Renda

on behalf of Creditor Unified Global Research Group Inc vr@pinlegal.com, ld@pinlegal.com

Vincent Renda

on behalf of Defendant Todd DiRoberto vr@pinlegal.com ld@pinlegal.com

William McCormick

on behalf of Creditor TN Dept of Revenue Bill.McCormick@ag.tn.gov

William J Wall

on behalf of Defendant Joshua Michael Bois wwall@wall-law.com

William J Wall

on behalf of Witness Bradford Lee wwall@wall-law.com

William J Wall

on behalf of Defendant 2030 Ventures Inc. wwall@wall-law.com

William P. Fennell

on behalf of Creditor Validation Partners LLC william.fennell@fennelllaw.com
wpf@ecf.courtdrive.com;hala.hammi@fennelllaw.com;naomi.cwalinski@fennelllaw.com;samantha.larimer@fennelllaw.com;offi
ce@fennelllaw.com;Brendan.Bargmann@fennelllaw.com;Fennell.WilliamP.B143386@notify.bestcase.com

Yisrael Gelb

on behalf of Defendant Bridge Funding Cap LLC yisrael@gelblawapc.com

Yosina M Lissebeck

on behalf of Plaintiff Richard A Marshack Yosina.Lissebeck@Dinsmore.com
caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Yosina M Lissebeck

on behalf of Plaintiff Richard A Marshack trustee of the LPG Liquidation Trust Yosina.Lissebeck@Dinsmore.com,
caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Yosina M Lissebeck

on behalf of Defendant Richard A. Marshack Yosina.Lissebeck@Dinsmore.com
caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Yosina M Lissebeck

on behalf of U.S. Trustee United States Trustee (SA) Yosina.Lissebeck@Dinsmore.com
caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Yosina M Lissebeck

on behalf of Trustee Richard A Marshack (TR) Yosina.Lissebeck@Dinsmore.com
caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Yosina M Lissebeck

on behalf of Counter-Claimant Richard A. Marshack Yosina.Lissebeck@Dinsmore.com
caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Yosina M Lissebeck

on behalf of Special Counsel Dinsmore & Shohl LLP Yosina.Lissebeck@Dinsmore.com
caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Yosina M Lissebeck

on behalf of Plaintiff Richard A. Marshack Yosina.Lissebeck@Dinsmore.com
caron.burke@dinsmore.com;ayrton.celentino@dinsmore.com

Zev Shechtman

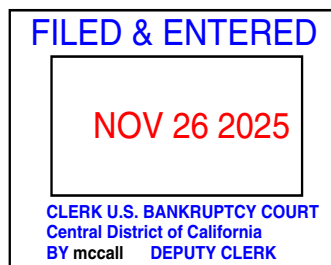
on behalf of Interested Party Morning Law Group P.C. Zev.Shechtman@saul.com,
zshechtman@ecf.inforuptcy.com;hannah.richmond@saul.com;LitigationDocketing@saul.com

Zev Shechtman

on behalf of Interested Party Danning Gill Israel & Krasnoff LLP Zev.Shechtman@saul.com
zshechtman@ecf.inforuptcy.com;hannah.richmond@saul.com;LitigationDocketing@saul.com

TOTAL: 491

1 D. EDWARD HAYS, #162507
ehays@marshackhays.com
2 AARON E. DE LEEST, #216832
adeleest@marshackhays.com
3 BRADFORD N. BARNHARDT, #328705
bbarnhardt@marshackhays.com
4 MARSHACK HAYS WOOD LLP
870 Roosevelt
5 Irvine, California 92620
Telephone: (949) 333-7777
6 Facsimile: (949) 333-7778



7 Attorneys for Liquidating Trustee,
RICHARD A. MARSHACK

CHANGES MADE BY COURT

8 UNITED STATES BANKRUPTCY COURT

9 CENTRAL DISTRICT OF CALIFORNIA – SANTA ANA DIVISION

10
11 In re
12 THE LITIGATION PRACTICE GROUP P.C.,
13
14 Debtor.

Case No. 8:23-bk-10571-SC

Chapter 11

ORDER GRANTING SECOND MOTION
FOR ORDER ESTABLISHING
STREAMLINED PROCEDURES
GOVERNING ADVERSARY
PROCEEDINGS BROUGHT BY THE
TRUSTEE'S GENERAL COUNSEL

Hearing

Date: November 20, 2025

Time: 1:30 p.m.

Ctrm.: 5C

Location: 411 W. Fourth Street
SANTA ANA, CA 92701

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SECOND ORDER ESTABLISHING STREAMLINED PROCEDURES GOVERNING ADVERSARY
PROCEEDINGS BROUGHT BY THE TRUSTEE'S GENERAL COUNSEL

1 The Second Motion for Order Establishing Streamlined Procedures Governing Adversary
2 Proceedings brought by Trustee's General Counsel [Docket No. 2525] (the "Motion") filed on
3 September 30, 2025, by Richard A. Marshack, in his capacity as the Trustee ("Trustee") of the LPG
4 Liquidation Trust ("Liquidation Trust"), came on for hearing on November 20, 2025, at 1:30 p.m.,
5 the Honorable Scott C. Clarkson, presiding. Aaron E. de Leest of Marshack Hays Wood, LLP
6 appeared for the Trustee. All other appearances are as set forth on the record at the hearing.

7 The Court having read and considered the Motion and the Court having jurisdiction to
8 consider the Motion and to grant the relief requested therein pursuant to 28 U.S.C. §§ 157 and
9 1334; and the matter being a core proceeding under 28 U.S.C. § 157(b)(2); and venue being proper
10 under 28 U.S.C. §§ 1408 and 1409; and due and proper notice having been given, and it appearing
11 that no other or further notice need be provided; and approval of the Motion being in the best
12 interest of the Liquidation Trust, creditors and all parties in interest; and after due deliberation and
13 sufficient cause appearing therefor:

14 IT IS HEREBY ORDERED that:

- 15 1. The Motion is granted.
- 16 2. The procedures, as modified in the Trustee's Supplement to the Motion filed on
17 November 6, 2025, as Docket No. 2548, and as further modified by the Court during the hearing, a
18 copy of which is attached hereto ("Procedures"), are approved and shall govern all parties to
19 complaints filed by the Trustee's general counsel Marshack Hays Wood LLP, from September 16,
20 2025 through September 22, 2025 (the "Second Adversary Actions"), effective as of the date of this
21 Order.
- 22 3. This order shall be served on all defendants in the Second Adversary Actions and
23 filed in each of the Second Adversary Actions. The Trustee shall file proof of service of this order
24 in each of the Second Adversary Actions.
- 25 4. To be clear, the docket in each of the Second Adversary Actions must be complete
26 as a standalone docket and contain all relevant and applicable orders, instructions, and pleadings,
27 without any party being required to search elsewhere.

28
SECOND ORDER ESTABLISHING STREAMLINED PROCEDURES GOVERNING ADVERSARY
PROCEEDINGS BROUGHT BY THE TRUSTEE'S GENERAL COUNSEL

1 5. The Trustee shall lodge an order in each of the Second Adversary Actions for each
2 status conference which is continued pursuant to application of the Procedures.

3 6. Except as otherwise ordered by the Court, any Rule 12 motions filed in response to
4 the complaints shall be set for hearing after expiration of the February 11, 2026, Initial Period and
5 prior to March 5, 2026. The following omnibus hearing dates for parties to self-calendar hearings
6 on Rule 12 motions are available:

7 (1) February 19, 2026, at 10:00 a.m.

8 (2) February 19, 2026, at 1:30 p.m.

9 (3) March 5, 2026, at 10:00 a.m.


10 (4) March 5, 2026, at 1:30 p.m.

11 If any Rule 12 motions have already been filed and will be continued as a result of
12 application of the Procedures, the Trustee shall lodge an appropriate order in each of the Second
13 Adversary Actions in which such a motion was filed after consultation with the moving parties,
14 who shall be required to approve the form of the lodged order. The Court expects cooperation and
15 civility between all parties.

16 7. Unless otherwise expressly ordered by the Court, the hearings on (A) the “Motion to
17 Dismiss Plaintiff’s Complaint,” filed by Joe-Max Moore and Martha Moore on October 20, 2025,
18 as Docket No. 7, and (B) the “Motion to Dismiss Complaint,” filed by Carl Lewis Moore on
19 October 20, 2025 as Docket No. 6, in Adversary Proceeding No. 8:25-ap-01289-SC, shall remain
20 on calendar for and will be heard on December 18, 2025, at 1:30 p.m.

21 **IT IS SO ORDERED.**

22
23 Date: November 26, 2025

24 
25 Scott C. Clarkson
26 United States Bankruptcy Judge

1 Approved as to form:

2 **GOE FORSYTHE & HODGES LLP**

3
4 By: 

Robert P. Goe
Brandon J. Iskander
Attorneys for Defendants,
Joe-Max Moore and Martha Moore

1 **PROCEDURES**

2 The procedures set forth below (“Procedures”) shall govern the prosecution of complaints
3 filed by general counsel, Marshack Hays Wood LLP, for Richard A. Marshack, in his capacity as the
4 Liquidating Trustee of the LPG Liquidation Trust (“Trustee”) from September 16, 2025 through
September 22, 2025 (the “Second Adversary Actions”).¹

5 **A. Effect and Substance of the Second Procedures Order**

6
7 All defendants in the Second Adversary Actions will be served with a copy of the entered
8 Order Granting Second Motion for Order Establishing Streamlined Procedures Governing New
9 Adversary Proceedings filed by Trustee’s General Counsel, Marshack Hays Wood LLP (“Second
10 Procedures Order”). The Second Procedures Order shall supersede any conflicting orders previously
11 entered in the Second Adversary Actions and shall be binding on all parties. The Second Procedures
12 Order will: (a) require all defendants to timely file an answer or other responsive pleading; (b) stay
all litigation until February 11, 2026; (c) require the parties to participate in a joint conference to
discharge Rule 26 obligations; and (d) modify any discovery and other pretrial deadlines set forth in
the Second Adversary Actions. All parties retain the ability to seek extensions of any deadlines set
forth in these Procedures directly from the Court.

13 **B. Responses to Complaint, 120-Day Stay, Joint Conference**

14
15 i. Responses to Complaint: All defendants shall timely file a response to the complaint.
16 The Trustee shall have authority to grant a two-week extension of the deadline in writing without the
17 need to file any stipulation with the Court. Any stipulation extending the response date beyond 14
days from the date on the summons must be filed with and approved by the Court. Nothing in these
Procedures limits any party’s ability to seek extensions directly from the Court.

18 ii. Initial Period: Except as otherwise permitted by the Second Procedures Order, all
19 litigation and formal discovery in the adversary cases will be stayed through February 11, 2026
20 (“Initial Period”). Limited access to Trustee-held records will be permitted during the Initial Period
upon request. Any disputes over the scope of access to Trustee-held records may be resolved by the
Court notwithstanding the stay during the Initial Period.

21 iii. Joint Conference: During the Initial Period, the parties shall attend a mandatory joint
22 conference via Zoom or other videoconferencing technology, unless agreed otherwise in writing
23 between the Trustee and the defendant (“Joint Conference”). Within 26 days after entry of the
24 Second Procedures Order, each defendant or their counsel shall contact Trustee’s counsel via e-mail
to chaes@marshackhays.com, amamlyuk@marshackhays.com, cmendoza@marshackhays.com, and

25 ¹ The Second Adversary Actions are Case Nos.: (1) 25-1272 (Docket No. 2493); (2) 25-1273 (Docket No. 2494); (3)
26 Docket No. 25-1274 (Docket No. 2495); (4) 25-1275 (Docket No. 2496); (5) 25-1276 (Docket No. 2497); (6) 25-1277
27 (Docket No. 2498); (7) 25-1278 (Docket No. 2499); (8) 25-1279 (Docket No. 2500); (9) 25-1280 (Docket No. 2501);
28 (10) 25-1281 (Docket No. 2502); (11) 25-1282 (Docket No. 2503); (12) 25-1283 (Docket No. 2504); (13) 25-1284
(Docket No. 2505); (14) 25-1285 (Docket No. 2506); (15) 25-1286 (Docket No. 2507); (16) 25-1287 (Docket No. 2508);
(17) 25-1288 (Docket No. 2509); (18) 25-1289 (Docket No. 2510); (19) 25-1290 (Docket No. 2511); (20) 25-1291
(Docket No. 2513); (21) 25-1292 (Docket No. 2514); (22) 25-1293 (Docket No. 2515); (23) 25-1294 (Docket No. 2516);
and (24) 25-1298 (Docket No. 2518).

1 spineda@marshackhays.com to schedule the Joint Conference. Unless otherwise agreed to in
2 writing, the Joint Conference must be held within eight weeks after entry of the Second Procedures
3 Order. The parties shall make all reasonable efforts to schedule a mutually agreeable Joint
4 Conference date and time.

5 iv. Rule 26 Disclosures: The parties shall be required to exchange the following Rule 26
6 documents and information at least 7 days prior to the Joint Conference. To be clear, the disclosures
7 required below are intended to and should clearly align with Rule 26 of the Federal Rules of Civil
8 Procedure:

9 Plaintiff: The Trustee and his successors and assigns, in their capacity as plaintiffs in the
10 Second Adversary Actions shall provide:

- 11 a. The name and, if known, the address and telephone number of each individual
12 likely to have discoverable information—along with the subjects of that
13 information—that the disclosing party may use to support its claims or
14 defenses, unless the use would be solely for impeachment; and
- 15 b. After a good faith effort, given the Trustee’s circumstances and limitations,
16 identification, copies, or access to all documents, electronically stored
17 information, and tangible things that the Trustee has in its possession, custody,
18 or control and which the disclosing party may use to support its claims or
19 defenses, unless the use would be solely for impeachment.

20 Defendants: Any defendant in the Second Adversary Actions shall produce:

- 21 a. The name and, if known, the address and telephone number of each individual
22 likely to have discoverable information—along with the subjects of that
23 information—that the disclosing party may use to support its claims or
24 defenses, unless the use would be solely for impeachment;
- 25 b. Copies of all documents, electronically stored information, and tangible things
26 that the defendant has in his/her possession, custody, or control and which the
27 disclosing party may use to support its claims or defenses, unless the use
28 would be solely for impeachment;
- 29 c. To the extent any defendant claims that he or she is financially incapable of
30 responding to the demand in the complaint and wants the Trustee to consider
31 such claim in connection with settlement negotiations, such defendant must
32 also produce sworn financials including a balance sheet and income statement
33 disclosing all assets, liabilities, income, and expenses. This production of
34 financial information is not applicable to any defendant that does not want the
35 Trustee to consider financial inability in connection with settlement
36 negotiations. Notwithstanding any provision to the contrary, financial
37 disclosures are expressly voluntary and required only if a defendant seeks
38 consideration of inability to pay;

d. Any insurance agreement under which an insurance business may be liable to satisfy all or part of a possible judgment in the Adversary Action or to indemnify or reimburse for payments made to satisfy the judgment; and

e. Any entity (non-individual) named as a defendant in the Second Adversary Actions, whether active or terminated/dissolved, shall also produce a complete list of all members, shareholders, and officers.

v. Discovery: After expiration of the February 11, 2026, Initial Period, the Parties may propound formal discovery. The deadline to complete discovery, including resolution of any discovery motions, shall be as follows. The following discovery deadlines remain modifiable for good cause.

a. For Actions under \$150,000: July 28, 2026;

b. For Actions between \$150,000-\$500,000: August 27, 2026; and

c. For Actions more than \$500,000: August 27, 2026.

vi. Motion Cut-off Dates: The dates by which all non-discovery motions must be heard shall be the date that is one week prior to the applicable initial status conference.

vii. Status Conferences: The Status Conferences set by the Court in the summonses shall be continued as follows:

a. For Actions under \$150,000: To a date that is on or after September 27, 2026;

b. For Actions between \$150,000-\$500,000: To a date that is on or after October 28, 2026; and

c. For Actions more than \$500,000: To a date that is on or after October 28, 2026.

During the initial status conferences, the Court will determine when and whether a pretrial conference should be set or whether the matter should proceed directly to trial.

viii. Joint Status Report: The Trustee shall include the results of the Joint Conference in the initial Status Report due 14 days prior to the status conference dates set by the Court.

ix. Failure to Prosecute Claims or Defenses: The failure of any party to diligently prosecute their claims or defenses, including failing to timely comply with the Second Procedures Order, may result in the complaint or answer being stricken. Upon notice and a hearing, a party's failure to appear at the Joint Conference or otherwise comply with the Second Procedures Order, may result in any response to the complaint being stricken and their default being entered. Any sanctions are subject to notice, hearing, and consideration of lesser alternatives.

C. Hearings on Rule 12 Motions, Timing for Dispositive Motions, and Motions Common to More than One Adversary Action

Except as otherwise ordered by the Court, any Rule 12 motions filed in response to the complaints shall be set for hearing after expiration of the February 11, 2026, Initial Period and prior to March 5, 2026. The Court shall set available omnibus hearing dates for parties to self-calendar hearings on Rule 12 motions between February 11-March 5, 2026, in the Second Procedures Order.

Additionally, except as otherwise permitted by the Court, no dispositive motion such as a motion for judgment on the pleadings or motion for summary judgment may be filed until after expiration of the February 11, 2026, Initial Period. Such scheduling will permit the Trustee to focus on settling adversaries to limit the number of remaining cases and for common issues to be identified addressed by the Parties and resolved by the Court in administratively coordinated hearings.

To the extent that the Trustee has any motions common to more than one Adversary Action, the Trustee as Plaintiff shall file such motion in the main case and in each affected Adversary Action and shall serve all defendants in any adversary action that may be affected by the motion. The Trustee shall indicate in the caption which Second Adversary Actions are affected by the motion.

D. Mediation

i. The Parties may agree to participate in mediation by filing with the Court a joint Request for Assignment to Mediation Program (LBR Form 701).

ii. Third Amended General Order 95-01 shall govern the procedures for mediation.

iii. The mediation may take place via Zoom or other videoconferencing technology, unless agreed otherwise by the Mediator, the Trustee, and the defendant(s).

iv. At least one counsel for each party and a representative of the defendant(s) having full settlement authority (or the defendant(s) himself/herself) shall attend the mediation.

E. Filing and Service of Second Procedures Order

i. A copy of the entered Second Procedures Order shall be filed on the docket in the Bankruptcy Case.

ii. A copy of the Second Procedures Order shall be served along with the complaint and summons, or, for any defendants that have already been served with a copy of the summons and complaint, within 14 days after entry of the Second Procedures Order, and filed in each Adversary Action. The Trustee must file proof of service of the Second Procedures Order in each adversary.

iii. If the Trustee identifies common legal or factual issues that affect more than one adversary proceeding, he may file a motion seeking to administratively coordinate such adversary proceedings for hearings. For example, if more than one defendant raises an affirmative defense that the Trustee believes fails as a matter of law, the Trustee can file a motion seeking to establish

1 procedures for filing an omnibus motion for summary adjudication or summary judgment in a single
2 case (whether a lead adversary or the main bankruptcy case).

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